

Patent

Attorney Docket: 156886-0030

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re th	ne Application of:)) Group Art Unit: 2857						
Jeff	rey YING) Examiner: Tsai, C.						
Serial No.: 09/593,170)) Office Action Mailed:						
Filed: June 12, 2000)) January 28, 2002						
For:	METHOD AND SYSTEM FOR MONITORING, CONTROLLIN AND LOCATING PORTABLE DEVICES PERFORMING REM DIAGNOSTIC ANALYSIS OF CONTROL NETWORK	TER ST						
	TRANSMITTAL O	F CORRECTED AMENDMENT						
Washing Sir: Transmit identified July 29,	d application. No additional fee is	dment and Response to Office Action for the above- believed necessary because the original submission of ve respects, and the corrected paper filed herewith merel						
٥	"Small Entity Status" of this application under 37 CFR §§ 1.9 and 1.27 has been established by a Verified Statement previously submitted.							
	_ 11 \/ 1	extension of time under 37 CFR § 1.136 [fees: 37 CFR l number of months checked below:						
	EXTENSION FE (months)	E FOR SMALL FEE FOR OTHER THAN ENTITY SMALL ENTITY						
	1 month	\$55.00 \$110.00						
	2 months	\$200.00						
United Sta	ertify that this paper (along with any refer	IFICATE OF MAILING (37 C.F.R. §1.8a) red to as being attached or enclosed) is being deposited with the ow with sufficient postage as First Class Mail in an envelope gton, D.C. 20231.						

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August 5, 2002

Date of Deposit

Connie Kwon

Patent Attorney Docket: 156886-0030

		3 months 4 months		\$460.00 \$720.00				\$920.00 \$1,440.0					
	An extension for months has already been secured and the fee paid therefor of is deducted from the total fee due for the total months of extension now requested.												
		Extension fee due with this Request											
	NO ADDITIONAL EXTENSION FEE IS REQUIRED.												
FEES FOR CLAIMS:													
The fees for claims (37 CFR § 1.16(b)-(d)) have been calculated as shown below:													
	Total	Claims	49	-	49 =	= 0	x	\$18.0	00 \$0.00				
	Indep	endent Claims	6	-	6 =	= 0	х	\$84.0	\$0.00				
		ple Dependent Claims	\$280	(if a	pplical	ole)			\$0.00				
		TOTAL OF ABOVE	CALC	ULATI	ONS				\$0.00				
	Reduction by ½ for Filing by Small Entity. Note 37 CFR §§ 1.9, 1.27, 1.28. If applicable, Verified Statement must be attached.												
		sion fee							\$0.00				
		TOTAL FEES FOR	CLAIM	IS SUBN	AITTE	ED HE	EREW	TH	\$0.00				
		A check in the amount of	of	is encl	osed to	cover	the abo	ove fee(s	s).				
		Charge Deposit Accoun	nt No. 0	– 9-0946 iı	n the ar	nount	of	•	•				
	The Commissioner is authorized to charge Counsel's Deposit Account No. 09-0946 for any fees required under 37 CFR §§ 1.16, 1.17 and 1.445 that are not covered, in whole or in part, by a check enclosed herewith and to credit any overpayments to said Deposit Account 09-0946.												
	Respectfully submitted,												
	IRELL & MANELLA LLP												
						_	,	11					
Dated: August 5, 2002				В	By: Christopher A. Vanderlaan Reg. No. 37,747								
	igeles,	of the Stars, Suite 900 California 90067-4276 0											
Customer Number 29000													

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:

Jeffrey YING

Serial No. 09/593,170

Filed: June 12, 2000

For:

METHOD AND SYSTEM FOR MONITORING, CONTROLLING, AND LOCATING PORTABLE DEVICES PERFORMING REMOTE DIAGNOSTIC ANALYSIS OF CONTROL NETWORK

Group Art Unit: 2857

Examiner: Tsai, C.

Office Action mailed:

January 28, 2002

CORRECTED¹ AMENDMENT AND RESPONSE TO OFFICE ACTION **PURSUANT TO 37 C.F.R. 1.111**

Commissioner for Patents Washington, D.C. 20231

Sir:

11 FC:218

19/23/2007 RGRADEN 00000001 07715 paper is responsive to the Office Action dated January 28, 2002. Initially, Applicant wishes to call the Examiner's attention to the fact that a new docket number of 156886-0030 has been assigned to the present application by Applicant's substitute attorneys, replacing the old docket number of 251/068. Update of the Office records is kindly requested.

> Claims 1-35 are pending, and currently stand rejected under § 102(e) is allegedly anticipated by U.S. Patent 6,330,499 (Chou et al). Claim 34 has been cancelled herein without prejudice or disclaimer. Applicant has amended/the remaining claims to clarify the subject matter being claimed, and also profided

This paper corrects some minor clerical errors in the Amendmat and Response filed July 29, 2002. Specifically, extraneous language and mrkings have been deleted from amended claims 27 and 35. The extraneous language and markings were inadvertently carried over from the marked-up versions of two claims.

